UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

DANIELLE MACK, on behalf of herself and all others similarly situated,

Plaintiff,

v.

SIX FLAGS ENTERTAINMENT CORPORATION and SIX FLAGS GREAT ADVENTURE, LLC,

Defendants.

Civil Action No. 3:22-CV-06292 (MAS/DEA)

SIX FLAGS GREAT ADVENTURE, LLC'S CORPORATE DISCLOSURE STATEMENT

Pursuant to Rule 7.1(a) of the Federal Rules of Civil Procedure, Defendant Six Flags Great Adventure, LLC d/b/a Great Adventure ("Great Adventure"), by and through undersigned counsel, states that Great Adventure's parent corporation is Six Flags Theme Parks, Inc. and no publicly held corporation owns 10% or more of its stock.

Dated: New York, New York

December 9, 2022

Respectfully submitted,

DLA PIPER LLP (US)

Garrett David Kennedy, Esq.

Matthew J. Iverson, Esq.

1251 Avenue of the Americas, 27th Floor

New York, New York 10020

Tel. (212) 335-4500

Fax (212) 335-4501

garrett.kennedy@dlapiper.com matthew.iverson@dlapiper.com

Attorneys for Defendants Six Flags Entertainment Corporation and Six Flags Great Adventure, LLC d/b/a Great Adventure

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

DANIELLE MACK, on behalf of herself and all others similarly situated,

Plaintiff,

v.

ADVENTURE, LLC,

SIX FLAGS ENTERTAINMENT CORPORATION and SIX FLAGS GREAT

Defendants.

Civil Action No. 3:22-CV-06292

CERTIFICATE OF SERVICE

The undersigned certifies that on this 9th day of December 2022, a true and correct copy of Defendant Six Flags Great Adventure, LLC's Corporate Disclosure Statement was served via ECF and email upon the counsel of record below:

R. Andrew Santillo
Mark Justin Gottesfeld
WINEBRAKE & SANTILLO, LLC
Twining Office Center, Suite 211
715 Twining Road
Dresher, PA 19025
asantillo@winebrakelaw.com
mgottesfeld@winebrakelaw.com

Garrett D. Kennedy, Esq. **DLA PIPER LLP (US)**

Attorneys for Defendants Six Flags Entertainment Corporation and Six Flags Great Adventure, LLC d/b/a Great Adventure